

REMARKS:

In a review of the Amendment filed November 13, 2009, it has been noted that the terminology added regarding the provision of a "fluid feed-in point" was unduly limiting. As discussed at paragraph 017 of the Substitute Specification, the feed-in point 16 may be a fluid feed-in point when a primary circuit 04 is used to supply a heating and/or cooling fluid to a temperature regulating fluid flowing in a fluid flow path 03. The temperature regulating fluid can be a liquid, such as water, or can be a gas or a gas mixture, as set forth at paragraph 016.

As is set forth in paragraph 019 of the Substitute Specification, when the temperature control of the temperature regulating fluid in the fluid flow circuit 03 is not accomplished by the use of a primary circuit 04, that temperature regulation may be provided by the use of another heating or cooling unit in the fluid control circuit 03. In this case, the feed-in point 16 is the point of energy exchange between the heating and cooling unit and the temperature regulating fluid which is flowing in the fluid flow path 03. In the situation where the primary circuit provides a fluid, the actuating member 07 is a valve. However, when the temperature control fluid in the fluid flow path 03 is heated or cooled by the use of a heating or cooling unit, as described in paragraph 019, then the element 07 is an actuating element 07, such as an output control or the like.

It is believed that the changes made to independent claims 44 and 64 have no effect on the patentability of those claims. It is believed that the revision of claims 44 and 64 to recited that point 16 is an energy feed-in point, instead of a fluid feed-in point, provides the inventor with the scope of claim protection to which he is entitled.

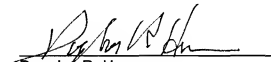
During a review of claim 64, it was also noted that there were several typographical errors in the claim. These have now been corrected.

Entry of the Supplemental Amendment into the application, and its consideration by the Examiner, is respectfully requested.

Respectfully Submitted,

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